PATENTING REJECTIO	N OVER A PENDING	"REFERENCE"	APPLICATION	1005950-000854
In re Patent Application of:	Jeremy E. Dahl et al.			
Application No.:	10/784,915			
Filed: (%)	February 24, 2004			
For: JUL 0 9 2007	DIAMONDOID-CONTA			
The owner*, Chewon U.S.A provided below, the terminal extend beyond the expiration Number 10/764,407, filed on any patent granted on said rof any patent on the pendin instant application shall be erapplication are commonly or binding upon the grantee, its	part of the statutory tendate of the full statutory tendate of the full statutory as seference application may reference application of the full for and when the full for and when the full full full for and when the full full full full full full full ful	rm of any patent gory term of any pa such term is defined by be shortened by the owner here during such period	ranted on the instartent granted on pend in 35 U.S.C 154 a any terminal disclately agrees that any that it and any pater	nt application, which would iding reference Application and 173, and as the term of timer filed prior to the grant patent so granted on the granted on the granted on the reference
In making the above disclain application that would extend any patent granted on said may be shortened by any application," in the event that a maintenance fee, is held ur in whole or terminally disclainerssued, or is in any manned disclaimer filed prior to its grant application.	to the expiration date of reference application, "terminal disclaimer file any such patent: grant nenforceable, is found in med under 37 C.F.R. § r terminated prior to the	of the full statutory to the term of any ed prior to the graded on the pending invalid by a court of 1.321, has all claims.	erm as defined in 35 patent granted on ant of any patent reference applicatio competent jurisdictims canceled by a r	5 U.S.C. §§ 154 and 173 of said reference application on the pending reference n: expires for failure to pay on, is statutorily disclaimed eexamination certificate, is
Check either box 1 or 2 below	v, if appropriate.			
	n behalf of a business/o ndersigned is empower			nip, university, government anization.
I hereby declare that all sta information and belief are be willful false statements and to Title 18 of the United States patent issued thereon.	elieved to be true; and the like so made are pu	further that these s inishable by fine or	tatements were ma- imprisonment, or b	de with the knowledge that oth, under Section 1001 of
2. The undersigned is 1/2007 WASFAW1 00000005 1078491	an attorney or agent of	f record. Registration	on No. <u>45774</u>	
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│	under 37 C.F.R. § 1.20	(d) is included.		
	R. § 3.73(b) is required if to	erminal disclaimer is s	signed by the assignee	(owner). Form PTO/SB/96

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